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May 20, 2015

David Butler
Senior Campaign Finance Analyst
Federal Election Commission
999 E Street, NW
Washington, D.C. 20463

Re: Amended August Monthly Report (7/01/14 - 7/31/14), received 1/30/15
Amended September Monthly Report (8/01/14 - 8/31/14), received 1/30/15
Amended October Monthly Report (9/1/14-9/30/14), received 1/30/15
Amended 12 Day Pre-General Report (10/1/15-10/15/14), received 1/30/15
Amended 12 Day Pre-Run-Off Report (10/16/14-11/16/14), received 1/30/15

Dear Mr. Butler:

Women Speak Out PAC (WSO PAC) has received Requests for Additional Information (RFAs) regarding our Amended August Monthly Report, Amended September Monthly Report, Amended October Monthly Report, Amended 12 Day Pre-Runoff Report, and Amended 12 Day Pre-General Report.

WSO PAC timely amended these reports and, per your advice, is also providing the below clarification regarding the items addressed in the RFAs.

First, one item was common throughout all reports (i.e., item 4 (Amended Aug. Monthly); item 2 (Amended Sept. Monthly); item 5 (Amended Oct. Monthly); item 3 (Amended 12 Day Pre-General); and item 5 (Amended 12 Day Pre-Run-Off)).

Regarding

the 48-hour reporting requirements referenced in these items, when WSO PAC became aware that a small segment of its door-to-door canvassers were failing to timely submit reports of their hours and mileage for reimbursement, WSO PAC immediately contacted you regarding this issue. You advised us that the best way to remedy this issue from a reporting standpoint was for WSO PAC to simply include the canvassers' reimbursement expenses on its next 48-hour report, rather than amending all previous 48-hour reports that may have been affected. Relying upon this advice, WSO PAC proceeded to report the canvassing-related expenses and also immediately reminded all of its canvassers the importance, going forward, of timely submitting their expenses for reimbursement to ensure that WSO PAC remains in compliance with all applicable FEC reporting requirements.

The remaining items are addressed below.

Amended August Monthly Report

Item 1. Regarding the reimbursements to individuals for "Travel Expenses" disclosed on Schedule B, there were no instances in which itemization was necessary for a particular reimbursement to individual staff in excess of \$500, because related payments to any one vendor did not aggregate in excess of \$200 for the calendar year.

Item 2. WSO PAC has identified the affected transactions on Schedule B supporting Line 21(b) of the report and modified the description for "consulting" in its amended report filed on May 14, 2015.

Item 3. Our understanding is that the Commission is inquiring as to why Schedule E of WSO PAC's Amended August Monthly

Report did not reflect certain itemized independent expenditures that were previously reported on its 48-hour reports during the reporting period. First, regarding the Lukens Company transactions, 48-hour reports were timely filed on May 30, 2014, and were also itemized on WSO PAC's June monthly report. Unfortunately, these same Lukens Company transactions were inadvertently reported for a second time via 48-hour reports filed on July 3, 2014 (i.e, during the August monthly
